

From: [Wes Scott](#)
To: [RulesCommittee Secretary](#)
Subject: Federal Rule of Bankruptcy 9036
Date: Monday, February 03, 2020 4:46:19 PM

Greetings and salutations—

My name is Wes Scott and I am a bankruptcy lawyer from Minnesota. I practice with the firm of Kain & Scott.

We are reading Federal Rule of Bankruptcy 9036 to require permission from the creditor to serve the creditor electronically (email for example).

We have been reaching out to creditors requesting their permission and we have had almost no success in doing so.

One thought would be to make the Bankruptcy Court's database of those creditors who request electronic notice from the court to be shared with lawyers who need to serve the same creditors.

We are finding it to be time consuming and prohibitive to go to each creditor when the court already presumable has the creditors notice preference in their database that could be shared with lawyers easily.

Our firm exclusively represents debtors in Chapter 7 and 13 bankruptcy.

We could also make it one sweeping change and requires debtors and everyone to get bk notices electronically.

The regular mail is becoming increasingly costly and burdensome given how easy electronic notice can be accomplished.

Thank you for reading this email.

Wes

Wesley W. Scott,
Managing Partner



FUN FACT: "When I was in 8th grade I played Pig Pen in our high school play, Charlie Brown"

How am I doing? Speak to my boss: elopau@kainscott.com

